

In this regard, the prisoner plaintiff has previously filed at least four civil actions in federal court that were dismissed for failure to state a claim.² He has not alleged an imminent danger of serious physical injury. Accordingly, plaintiff's application to proceed in forma pauperis is hereby DENIED. 28 U.S.C. § 1915(g).

The Sixth Circuit Court of Appeals has made the following observation with respect to prisoners who fall within the scope of § 1915(g) :

A prisoner who has filed prior civil actions should be aware of the disposition of those actions and the possible application of § 1915(g) to any new actions he wishes to pursue. By choosing to file a new action, he invokes the jurisdiction of the federal court and avails himself to the process afforded by that court. Even if the end result is an order of summary dismissal under § 1915(g), the action will require a considerable amount of time and effort on the part of the district court and the court staff. The requirement that the full fees be paid for these actions - whatever their merit or disposition - will provide a prisoner with the incentive to consider carefully whether or not to submit a new action to the district court. Not to require the payment of the full fee would permit a prisoner subject to the three-strikes rule to continue to file frivolous civil complaints - thus taking much valuable time away from other non-frivolous litigation - without any consequence beyond their mere dismissal under § 1915(g). The intent of the PLRA was to deter such litigation and it would be anomalous for a provision of that Act to provide a means for the repeated filing of frivolous actions without financial consequences to the prisoner litigant.

In re Alea, 286 F.3d 378, 382 (6th Cir. 2002).

² The four cases include:

Ronald William Hyde v. Shaw Vending, et al., Civil Action No. 3:12-0363 (M.D. Tenn.)(dismissed for failure to state a claim on 4/11/12);

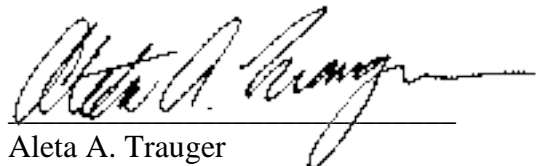
Ronald William Hyde v. Assistant Warden Corlew, et al., Civil Action No. 3:12-0365 (M.D. Tenn.)(dismissed for failure to state a claim on 4/12/12);

Ronald William Hyde v. Warden Leibach, et al., Civil Action No. 3:12-0366 (M.D. Tenn.)(dismissed for failure to state a claim on 4/11/12); and

Ronald William Hyde v. Chief of Unit Management Perry, et al., Civil Action No. 3:12-0367 (M.D. Tenn.)(dismissed for failure to state a claim on 4/11/12).

Therefore, the plaintiff is GRANTED thirty (30) days from the date of entry of this order on the docket in which to remit the full filing fee of three hundred fifty dollars (\$350.00). The plaintiff is forewarned that, should he fail to comply with the instructions of the Court, the full amount of the filing fee will be assessed against him and collected from his inmate trust account, and this action will be dismissed for want of prosecution. *Id.*

It is so ORDERED.



Aleta A. Trauger
United States District Judge